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APPLICATION NO.	F	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/506,084 02/17/2000		02/17/2000	Toshikazu Ohshima	2355.11106	7474
5514	7590	07/06/2004		EXAM	INER
FITZPATR	ICK CE	LLA HARPER	HARRISON	I, JESSICA	
30 ROCKER	ELLER F	PLAZA			
NEW YORK, NY 10112				ART UNIT	PAPER NUMBER
				3714	

DATE MAILED: 07/06/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)	<del> \\ \\</del>		
			OHSHIMA ET AL.	$I \cup I$		
Office Action Summary		09/506,084 Examiner	Art Unit			
	The MAILING DATE of this communica	Jessica J. Harrison	3714	· · · · · · · · · · · · · · · · · · ·		
Period fo		Mon appears on the cover sheet w	III III correspondence dadres	<b>,</b>		
THE - Exte after - If the - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR MAILING DATE OF THIS COMMUNICA assions of time may be available under the provisions of 3 SIX (6) MONTHS from the mailing date of this communication of the period for reply specified above is less than thirty (30) of the period for reply is specified above, the maximum statution to reply within the set or extended period for reply will reply received by the Office later than three months after ed patent term adjustment. See 37 CFR 1.704(b).	ATION.  TOFR 1.136(a). In no event, however, may a cation.  ays, a reply within the statutory minimum of thi orry period will apply and will expire SIX (6) MOI.  by statute, cause the application to become A	reply be timely filed rty (30) days will be considered timely. NTHS from the mailing date of this commur BANDONED (35 U.S.C. § 133).	ication.		
Status						
1)🛛	Responsive to communication(s) filed	on <i>05 April 2004</i> .				
•	This action is <b>FINAL</b> . 2b) ☐ This action is non-final.					
3)□						
Disposit	ion of Claims					
5)□ 6)⊠ 7)□	Claim(s) <u>1-4,8-10,18-23,27-29 and 37-</u> 4a) Of the above claim(s) is/are Claim(s) is/are allowed. Claim(s) <u>1-4,8-10,18-23,27-29 and 37-</u> Claim(s) is/are objected to. Claim(s) are subject to restriction	withdrawn from consideration.  39 is/are rejected.	on.			
Applicat	ion Papers					
9)[	The specification is objected to by the E	Examiner.				
	The drawing(s) filed on is/are: a		by the Examiner.			
	Applicant may not request that any objection	on to the drawing(s) be held in abeya	nce. See 37 CFR 1.85(a).			
11)	Replacement drawing sheet(s) including the The oath or declaration is objected to be					
Priority	under 35 U.S.C. § 119					
12)⊠ a)	Acknowledgment is made of a claim for All b) Some * c) None of:  1. Certified copies of the priority do  2. Certified copies of the priority do  3. Copies of the certified copies of application from the International See the attached detailed Office action	ocuments have been received. Ocuments have been received in a the priority documents have been all Bureau (PCT Rule 17.2(a)).	Application No n received in this National Stag	ge		
Attachmer	nt(s)					
1) Notice 2) Notice 3) Infor	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO mation Disclosure Statement(s) (PTO-1449 or PT er No(s)/Mail Date	)-948) Paper No	Summary (PTO-413) (s)/Mail Date Informal Patent Application (PTO-152 	, 3		

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#### **DETAILED ACTION**

#### Continued Examination Under 37 CFR 1.114

A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on April 5, 2004 has been entered. Claims 1-4, 8-10, 18-23, 27-29 and 37-39 are pending. All claims except claim 27 have been amended.

It is noted that the amendment filed April 5, 2004 is technically improper in that it shows amendments to the claims relative to the proposed After Final amendments of February 25, 2002 which were NOT ENTERED. For example, the After Final amendment proposed insertion of the language "location" to line 22 of claim 1 and insertion of "that is represented by the geometric information" to line 23 of claim 1. As outlined in the Advisory Action of March 3, 2004, these proposals did not overcome the rejections of record and were not entered. The submission of April 5, 2004 includes this language as now being "deleted" from the claim when in fact, it was never entered into the claim. However, as the examiner has no difficulty in ascertaining the current claim language the April 5, 2004 submission is accepted and an action on the merits follows hereinbelow. The notation is made for clarity of the record.

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## **Specification**

The abstract of the disclosure is objected to because it is too long, containing more that 150 words, the current standard provided by rule. Correction is required. See MPEP § 608.01(b).

## Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1-4, 8-10, 18-23, 27-29 and 37 – 39 are rejected under 35 U.S.C. 102(b) as being anticipated by Jarvik (of record).

The rejection of the prior office actions is maintained and repeated hereinbelow. The Jarvik system integrates virtual reality with real-time sensed physical reality to provide a unique hybrid environment as is claimed in the instant claims. More specifically, the examiner offers the following.

(Currently Amended) A simulator apparatus with which an operator plays a simulation in mixed reality space	Jarvik: virtual reality exercise machine and computer controlled video system
including a virtual space and real space in which a real	
object(s) is placed, said simulator comprising:	
A viewpoint detection unit adapted to detect the	Helmet position sensors (59); utilized in Fig 10 element
position/orientation of a viewpoint of the operator;	83/corresponding description
An inputting unit adapted to input a real space image	Fig 10 element 85/ corresponding description
corresponding to the position/orientation of a the	
viewpoint of the operator;	
A geometric information acquisition unit adapted to	Fig 10 element 81/ corresponding description
acquire geometric information of the real object(s) placed	
in the real space;	
A rule memory adapted to store rules for controlling	Fig 9 element 53/ corresponding description

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the action of virtual object(s);	
A computation unit adapted to determine the next	Figs 9, 10, CPU 51 and elements 91, 93, 95, 97/
action of the virtual object(s) by referring to said rule	corresponding description
memory based on a relation among the position/orientation of the viewpoint of the operator,	
position(s) of the virtual object(s) and the geometric	
information of the real object(s); and	
A virtual space generation unit adapted to generate a	Fig 10 element 113/ corresponding description
virtual space image on the basis of the	rig to dement 110/ corresponding description
position/orientation of the virtual object(s) after the	
determined action and the position/orientation of the	
viewpoint of the operator; and	
A mixed reality image generation unit adapted to	Fig 10 element 115/ corresponding description
generate a mixed reality space image by superimposing or	
overlaying the virtual space image on the real space	
image.	
2. (Currently Amended) The apparatus according to claim	Figs 2, 3, col 7:65-66 at least
1, wherein said inputting unit captures real space images	
of said operator's view of the real space,	
and the apparatus further comprises a video see-through	Partially transparent screen 10
type display that the operator wears wherein said the	
mixed reality images are displayed.	
3. (Currently Amended) The apparatus according to claim	Helmet 8/screen 10
1, further comprising an optical see-through type display	
that the operator wears wherein said virtual space image	
is displayed.	W 11- C 1-44-11
4. (Currently Amended) The apparatus according to claim	Handle forces detected, element 89
1, further comprising: a status detector that detects a status of the operator,	
wherein said computation unit determines a next action	See Figure 10/ corresponding description
of the virtual object in accordance with the rule stored in	See Figure 10/ corresponding description
said rule memory and in correspondence with the	
position/orientation of the real object and/or the status of	
the operator, and	
computes a position/orientation of the virtual object after	
the determined action.	
8. (Currently Amended) The apparatus according to claim	Col 13:60 - Col 14:5
1, wherein the real object(s) include other operators who	
operate said simulator apparatus, and the other operators	
share a single mixed reality space with the operator.	
9. (Currently Amended) The apparatus according to claim	Real object = handle
1, wherein the real object is an object which is fixed in	
position in the real space, and said geometric information	
acquisition unit comprises:	
a predetermined memory for pre-storing position	Sensors 55; stored in memory
information and shape information of the real object;	
and a reading unit that reads out the position information	Sensing and computation, element 81
and shape information of the real object from said	
predetermined memory as needed.	Deal chicat = handle which is =======kla
10. (Currently Amended) The apparatus according to	Real object = handle which is moveable
claim 1, wherein the real object is an object which is movable but does not deform, and	
Said geometric information acquisition unit comprises: a	Memory 53
predetermined memory for pre-storing shape information	Monory 00
of the real object;	
a position/orientation sensor for detecting a	Sensors 55
position/orientation of the real object; and	
a setting unit that sets a region the real object is expected	Element 85
to occupy in the mixed reality space in accordance with	
the detected position/orientation of the real object.	
18. (Currently Amended) The apparatus according to	Sensors 59
claim 1, wherein said viewpoint detection unit detects a	
position/orientation of the head of the operator, and said	
apparatus further comprises:	

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a detector that detects a position/orientation of a hand of the operator; and	Sensors 55
a recognition unit adapted to recognize a relative position of the hand of the operator with respect to the head as a command on the basis of an output from said detector.	Elements 81 and 83
19.(Currently Amended) The apparatus according to claim 1, wherein said virtual space generation unit comprises: an alignment unit that aligns the position/orientation of the real object to the 'position/orientation of the virtual object after movement;	Element 99
a generation unit that generates an image of the virtual object after alignment in correspondence with an occlusion relationship; and	Element 113
a head-mounted display device.	Helmet 8

A similar analysis can be gleened from the Jarvik reference and applied to the remaining claims as they merely reflect the system in terms of a method and in terms of a computer program product for implementing the system. Use of Jarvik anticipates the method and as Jarvik is computer based, he inherently and necessarily includes programming for operability.

Applicant's current amendments relate to a change in adjective descriptors of the various means defined in the claims. For example, "location/posture" has been changed to "position/orientation" throughout.

These changes fail to distinguish over Jarvik which as outlined above contains the claimed structure/functions.

## Response to Arguments

Applicant's arguments filed April 5, 2004 have been fully considered but they are not persuasive. Applicant submits that Jarvik fails to disclose or suggest determining the next action based upon the interrelationship among three factors, namely the position /orientation of the head of the user, the position of the virtual object and the geometric information of the real object.

In response, the examiner again notes Jarvik Figure 10 and corresponding discussion. Jarvik's computational unit is equivalent to that claimed. In these steps, at least the rules of physics are employed to compute where the virtual object would appear in .03 seconds, were that object real. Then the object is displayed, superimposed with the real objects (position of the handle) in step 115. The data sensed from the real objects (handle – steps 81, 89) are used in this calculation, as is the position/orientation of the user's head (step 83, at least). These steps clearly anticipate the now claimed computational unit adapted to determine the next action of the virtual objects by referring to said rule memory based on a relation among the position/orientation of the viewpoint of the operator, position(s) of the virtual object(s) and the geometric information of the real object(s).

#### Conclusion

All claims are drawn to the same invention claimed in the application prior to the entry of the submission under 37 CFR 1.114 and could have been finally rejected on the grounds and art of record in the next Office action if they had been entered in the application prior to entry under 37 CFR 1.114.

Accordingly, **THIS ACTION IS MADE FINAL** even though it is a first action after the filing of a request for continued examination and the submission under 37 CFR 1.114. See MPEP § 706.07(b). Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

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A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jessica J. Harrison whose telephone number is 703-308-2217. The examiner can normally be reached on M-F during business hours.

The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <a href="http://pair-direct.uspto.gov">http://pair-direct.uspto.gov</a>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Jessica J. Harrison Primary Examiner Art Unit 3714

jjh